

A None whatever.

Q Do you know of any other property that John Willis Gittings, Jr. has?

A None.

(The Court)

Q What about personal property in the house?

A That has been sold.

Q Converted into cash?

A Yes, sir, and the money was in the bank.

Q What was received for that?

A One hundred and sixty-couple dollars.

Q You took that into consideration when you said \$200?

A Yes, sir; and after commission was taken out there was one hundred and thirty-couple dollars, and that is in the bank now.

Q What is being done with the real estate?

A We want to try to sell it, to convert that into cash also, to put in trust for the boy.

Q And just what have you done regarding the real estate and the personal property that was in it?

A Well, the only thing we have done, we got all the personal property up and took it to the community sale to be sold, and cleaned up around the house to get it ready in case it will be sold.

(Mr. Fout)

Q If the Court sees fit to appoint you Committee for John Willis Gittings, Jr., would you willingly accept that trust reposed in you?

A Yes, I would.

Q Did you ever go to see John Willis Gittings, Jr. while his mother was living?

A Yes, I used to take her about once a month.

Q Have you seen John Willis Gittings, Jr. subsequent to the death of his mother?

A Twice.

THE COURT: We will make the bond \$4,000.

Filed June 10, 1953